1	Alex L. Fugazzi (Nevada Bar #9022)	
2	Patrick G. Byrne (Nevada Bar #007636) Vance R. Bohman (Nevada Bar #13075)	
3	SNELL & WILMER L.L.P. 3883 Howard Hughes Parkway, Suite 1100	
4	Las Vegas, Nevada 89169 Telephone: 702.784.5200	
5	Facsimile: 702.784.5252 Email: afugazzi@swlaw.com	
6	pbyrne@swlaw.com	
	Additional Counsel on Signature Block	
7	Attorneys for Defendants John J. Hagenbuch, Ray I	₹.
8	Irani, Jay L. Johnson, Robert J. Miller, Patricia Mulroy, Clark T. Randt, Jr., Alvin A. Shoemaker,	
9	Matt Maddox, Kimmarie Sinatra, J. Edward Virtue, and D. Boone Wayson	
10	UNITED STATES I	DISTRICT COURT
11	DISTRICT (	DF NEVADA
12	CITY OF DEARBORN HEIGHTS ACT 345	Case No. 2:18-CV-00293-KJD-CWH
13	POLICE & FIRE RETIREMENT SYSTEMS	0.000 1.00.2.10 0.000 1.000 0.001
14	and RICKEY A. BROUSSARD, Derivatively on behalf of WYNN RESORTS, LIMITED,	IOINT CTIDIII ATION EOD EVTENCION
15	Plaintiffs,	JOINT STIPULATION FOR EXTENSION OF TIME TO FILE DEFENDANTS'
16	V.	RESPONSE TO CONSOLIDATED DERIVATIVE COMPLAINT
17	J. EDWARD VIRTUE, CLARK T. RANDT,	(First Request)
18	JR., ROBERT J. MILLER, RAY R. IRANI, D. BOONE WAYSON, JOHN J. HAGENBUCH,	
19	JAY L. JOHNSON, PATRICIA MULROY,	
20	ALVIN A. SHOEMAKER, MATT MADDOX, KIMMARIE SINATRA, and STEPHEN A.	
	WYNN,	
21	Defendants,	
22	and	
23	WYNN RESORTS, LIMITED, a Nevada	
24	Corporation,	
25	Nominal Defendant	
26		
27		
28		

1 This stipulation is submitted to the Court under LR IA 6-1, LR IA 6-2, and LR IA 7-1. WHEREAS, the Parties in the above-captioned action, through their counsel, have agreed that 2 3 given the complexity of this consolidated matter Defendants should be afforded additional time to respond 4 to Lead Plaintiffs' Consolidated Derivative Complaint and, if Defendants elect to respond by moving to 5 dismiss, that Lead Plaintiffs should be afforded additional time to respond to such a motion. THEREFORE, IT IS HEREBY STIPULATED AND AGREED, that: 6 7 1. This is the first stipulation for extension of time to file Defendants' response to the Consolidated Derivative Complaint. 8 9 2. Defendants shall respond to Lead Plaintiffs' Consolidated Derivative Complaint on or before June 15, 2018. 10 3. If Defendants respond by motion, Plaintiffs' shall file their opposition to Defendants' 11 12 response, if any, on or before July 30, 2018. 4. Defendants shall file any reply to Plaintiffs' opposition on or before August 27, 2018. 13 14 IT IS SO ORDERED. 15 16 DATED: This <sup>24th</sup> day of May, 2018 UNITED STĀTES MAGISTRATE JUDGE 17 18 IT IS SO STIPULATED. 19 20 DATED: May 23, 2018 KIRKLAND & ELLIS LLP 21 22 /s/ Alex L. Fugazzi Alex L. Fugazzi (Nevada Bar #9022) 23 Patrick G. Byrne (Nevada Bar #007636) Vance R. Bohman (Nevada Bar #13075) 24 SNELL & WILMER L.L.P. 3883 Howard Hughes Parkway, Suite 1100 25 Las Vegas, Nevada 89169 Telephone: 702.784.5200 26 Facsimile: 702.784.5252 Email: afugazzi@swlaw.com 27 pbyrne@swlaw.com 28

1	/s/ Mark Holscher Mark Holscher (Pro Hac Vice)
2	Michael J. Shipley ( <i>Pro Hac Vice</i> )
3	Kirkland & Ellis LLP 333 South Hope Street
4	Los Angeles, California 90071 Telephone: 213.680.8190
	Facsimile: 213.808.8097
5	Email: mark.holscher@kirkland.com michael.shipley@kirkland.com
6	/s/ Matthew Solum
7	Matthew Solum (Pro Hac Vice)
8	Kirkland & Ellis LLP 601 Lexington Avenue
9	New York, New York 10022-4611 Telephone: 212.446.4688
10	Facsimile: 212.446.4900
	Email: matthew.solum@kirkland.com
11	Attorneys for Defendants John J. Hagenbuch, Ray R. Irani, Jay L. Johnson, Robert J.
12	Miller, Patricia Mulroy, Clark T. Randt, Jr., Alvin A. Shoemaker, Kimmarie Sinatra, J.
13	Edward Virtue, and D. Boone Wayson
14	
15	/s/ David D. O'Mara David D. O'Mara
16	The O'Mara Law Firm, P.C.
	311 East Liberty Street Reno, NV 89501
17	Telephone: (775) 323-1321 Facsimile: (775) 323-4082
18	Email: david@omaralaw.com
19	
20	Benny C. Goodman III Erik W. Luedeke
21	Robbins Geller Rudman & Dowd Llp 655 West Broadway, Suite 1900
22	San Diego, CA 92101
	Telephone: (619) 231-1058 Facsimile: (619) 231-7423
23	Email: bennyg@rgrdlaw.com eluedeke@rgrdlaw.com
24	
25	Robert I. Harwood Daniella Quitt
26	Harwood Feffer LLP 488 Madison Avenue, 8th Floor
27	New York, NY 10022 Telephone: (212) 935-7400
28	Facsimile: (212) 753-3630

1	Email: rharwood@hfesq.com dquitt@hfesq.com
2	Vanoverbeke, Michaud & Timmony, P.C.
3 4	79 Alfred Street Detroit, MI 48201 Telephone: (313) 578-1200
5	Facsimile: (313) 578-1201 Email: tmichaud@vmtlaw.com
6	Brian W. Boschee
7	Kimberly P. Stein Holley Driggs, Walch Fine Wray Puzey &
8	Thompson 400 South Fourth Street, Third Floor
9	Las Vegas, Nevada 89101 Telephone: (702) 791-0308 Facsimile: (702) 791-1912
10	bboschee@nevadafirm.com
11	kstein@nevadafirm.com
12	Ronen Sarraf Joseph Gentile
13	Sarraf Gentile LLP 14 Bond Street, Suite 212
14	Great Neck, New York 11021 Telephone: (516) 699-8890
15	Facsimile: (516) 699-8968 Email: ronen@sarrafgentile.com
16	joseph@sarrafgentile.com
17	Attorneys for Plaintiffs
18	/s/ Colleen Smith
	Colleen Smith ( <i>Pro Hac Vice</i> ) Latham & Watkins
19	12670 High Bluff Drive San Diego, California 92130
20	Telephone: 858.523.3985
21	Facsimile: 858.523.5450 Email: colleen.smith@lw.com
22	/s/ Colby Williams
23	Colby Williams Campbell & Williams
24	700 Ŝ. Seventh St.
25	Las Vegas, Nevada 89101 Telephone: 702.382.5222
	Facsimile: 702.382.0540 Email: jcw@cwlawlv.com
26	, c
27	Attorneys for Stephen A. Wynn
28	